### SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO

| ☐ Central Division ☐ East County Division ☐ North County Di  | ivision Discouth County Division   |
|--|--|
| PEOPLE VS. LICENSY Alcaniel CASE # 318  DATE: 67-06 AT: DEPT.# JUDGE/COMM.: G  | 96 C PROS. # STATUS:   |
| DATE: 6 7-06 AT: DEPT.# JUDGE/COMM.: 6   | Lunternata CLERKT CLERKT   |
| CHARGE(S): UC 0.3152 (B)/1003599   |  |
| FUTURE DATES:  | □ CONFIRMED □ VACATED  |
| Attorney for the People ( DDA / DCA )  | Defendant / Attorney for the Defendant ( PD / APD / PCC / Retained )   |
| EX PARTE MINUTES   |  |
|  |  |
| ☐ Amended complaint filed. ☐ Subpoenaed records received from ☐ Application for Regular Parole, ESP, or Special Parole received, signed, ret   | turned to Board and copy filed.  |
| Defendant having been charged with a subsequent violation ofin the County of, Case #   |  |
| in the County of, Case # PROOF FILED RE: AA/NA/CA/MA Meetings ( of MADD Restitution hours Volunteer Work in lieu of \$   | completed) ☐ FCP ☐ MCP ☐<br>fine/custody ☐ Next proof due to Court by  |
| A CORRESPONDENCE RECEIVED FROM:   Deft.   Prosecutor   Attv  | VII Victim I Propation 7-Other 22213   |
| REGARDING: Motion for continuance due to military commitment   |  |
| ☐ HEARING requested by ☐ Defendant ☐ Defense counsel ☐ Prosecutor  | Case set as noted below.   |
| 17-PROBATION: 17-(remains) summarily REVOKED ☐ REINSTATED ☐ 1  | FERMINATED (CONTINUED ) and MODIFIED See Delow:  |
| ☐ Request for FCP/MCP réassignment granted. ☐ Proof of ☐ enrollmer ☐ Re-referred to ☐ days PSWP ☐ hours Volunteer Work   | Proof of completion to the Court by  |
| Proof of completion of   | submitted within 180 days from issuance of warrant.  |
|  |  |
| ANNA/CA/MA (   Gr )   Citier:   DEFENDANT FAILED TO PAY \$   Fines and fees   bal  | ance ☐ including \$ bad check fee ☐ other:   |
| due on   |  |
| ☐ Account balance \$ (including fees) transferred to Collection ☐ Declaration in support of the issuance of warrant filed.   | Agency. Civil Assessment added pursuant to PC1214.1.   |
| ☐ Declaration in support of the issuance of warrant filed. ☐ CASE REFERRED TO JUDGE/COMM   | r consideration. TO BE ADDRESSED AT NEXT HEARING.  |
| JUDICIAL ORDERS  |  |
| ☐ RECALL WARRANT ☐ VACATE FUTURE DATES   | THE PROPERTY OF THE PROPERTY O |
| ☐ PROBATION ☐ summarily revoked ☐ reinstated ☐ terminated ☐ con  | ntinued, same terms and conditions in modified, see below days.  |
| PROBATION   Summarily revoked   Teinstated   teinmated   Colling     ARREST   BENCH WARRANT ordered, Bail Amount \$   days credit for time served ( actual & PC4019)   S   | chedule for Court  |
| Proceedings pursuant to PC1000 set aside, finding of guilt to charge(s) p OTHER:   | led. Calendar matter for OSC te. Entry of vadgment contentions.  |
| V111211  |  |
|  |  |
| IT IS SO ORDERED: DATE: JUDGE/COMM   |  |
| Emanded the second seco | MISSIONER  |
| MISCELLANEOUS / POST JUDICIAL REVIEW MI  | MISSIONER  |
| MISCELLANEOUS / POST JUDICIAL REVIEW MII  ADATE: 6-7-0 Pursuant to order of Court as noted above: Amendment to complaint filed charging VC40508(a) PC853.7   | NUTES  PC1320(a)   Filed as/reduced to an infraction.  |
| MISCELLANEOUS / POST JUDICIAL REVIEW MII  ☐ DATE: ☐ ☐ ☐ ☐ ☐ ☐ Pursuant to order of Court as noted above: ☐ Amendment to complaint filed charging ☐ VC40508(a) ☐ PC853.7 ☐ ☐ CASE SET FOR: ☐ Guaranteed Disposition ☐ Arraignment ☐ Motion  | NUTES  PC1320(a)  Filed as/reduced to an infraction. on for: Further proceedings re:   |
| MISCELLANEOUS / POST JUDICIAL REVIEW MINTERPRETATION OF THE POST J | MISSIONER  NUTES  PC1320(a)  |
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| MISCELLANEOUS / POST JUDICIAL REVIEW MII DATE:   | MUTES    PC1320(a)   |
| MISCELLANEOUS / POST JUDICIAL REVIEW MINTERPRISED   Pursuant to order of Court as noted above:   | PC1320(a)   Filed as/reduced to an infraction.  on for:   Further proceedings re:   DEPT.     ON   |
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| Central Division   |   | Waivers: Time   |
|--|---|---|
| CASE # DOR_  | DBB                                     | CB (Y/N)  |
| CASE # S19360 PROS. # DOB: 101577 BKG #  DATE: 1 1911 AT 1:30 DEPT. # 3 INTERPRETER:  JUDGE/COMMAPRO-TEM: A 150 CC 10.   | ☐ Spanish ☐                             | Sworn Oath on File  |
| JUDGE/COMMAPABITEM: ATTCOLO. STIP. FILED REPORTER - CSR #_ CLERK: 7 BCLOCY TAPE #COUNTE  | D#                                      |   |
| CHARGE(S): (4.2 V(23152(B) L) V(23578)   | Wrree-                                  |   |
|  |   |   |
| Attorney for the People (PDA (DCA))  Attorney for the People (PDA (DCA))   | 2. (ain                                 | £7  |
| Attorney for the People (*DDA / DCA)  Attorney for the Defendant (*PD / APD / DEFENDANT TO PEOPLE ATTORNEY FOR THE DEFENDA | Defendant fa                            | 1 / Counseling )<br>alled to appear   |
| ☑ Defendant waives ☑ arraignment for judgment ☐ time for judgment  | CONTRACTOR COMPANY                      | CONTRACTOR OF COMPANY |
| PROBATION in 19 branted Transport Tild   | entenced as fo                          | lows:   |
| Office of the control | E IS SUSPENDE                           | or 3/5years.<br>ED for 3/5years.  |
| Violate no laws IX minor traffic violations excepted.  |   | L] review hearing.  |
| CUSTODY Serve days / hrs. in the custody of the Sheriff; days suspended days / hrs. CTS (Serve FORTHWITH Work Release- call within 72 hours for reporting date. Book & Release Report on to: Detention Facility: Central Las Colinas Vista Short Term Work Furlough Serve consecutive to concentrate whether the Consecutive to concentrate whether the Consecutive to Consecu | _ days actual _                         | days PC4019)<br>at  |
|  | current with:<br>n                      |   |
| CUSTODY IN LIEU OF S fine at \$50.00/\$ per day days PSWP days FINES/FEES Attorney Fee \$ Attorney Fees  | ] residential rel                       | nabilitation program.   |
| FINES/FEES Attorney Fee \$ Add to Fine Indigent as to Attorney Fees  Pay Fine (Ct) \$ 1,7()() State Rest Find Fine \$ 1(1) Assessment Fee  |   |   |
| FINES/FEES Attorney Fee \$ Add to Fine   | \$                                      | DUE:  |
| Probation Revocation Restitution Fine imposed & suspended \$ 100 [Credit for 6 days served   Payments set at \$ per month beginning on and on the served payments to be a faceth month the   |   |   |
| The Court finds the defendant has the ability to repay the County of San Diego for costs of Court Appointed Attorney fees. This order is not a RESTITUTION Pay restitution to the victim of \$ to be determined by Probation, payments through [   | condition of proba                      | ition.  |
| Per month beg. Are victim and show proof to the co   | urt 🗌 by 🔙                              | at Review Hrg.  |
| PUBLIC SERVICE WORK PROGRAM (PSWP)/VOLKINEER WORK   COMPLETE   | ,                                       | •   |
| ☐ PSWP ☐ Call within 72 hrs. to enroll (see reverse) ☐ English ☐ SWOLUNTEER WORK ☐ at any non-days as condition of probation.  | profit organizat                        | ion   |
| Use subjusted restitution order.   |   | days custody  |
| TOTAL days to be completed hours credit for time served/comp  ☐ One day per week authorized ☐ Out of county work authorized TOTAL hours to be completed  | leted                                   | ,   |
| ☐ To run consecutive to /concurrent with ☐ Submit proof to the Court by ☐ days cut ALCOHOL/DRUGS ★ Not drive with a measurable amount of alcohol/drugs in system. ☑ Submit to any test at the rec  |   |   |
| of alcohol/drugs in system. A Violate no laws regarding driving a motor vehicle while under the influence or in the possession Abstain from alcohol. Not frequent places where alcohol is the primary source of business, except in the course of em   | anti-strahol dru                        | gs, or both.  |
| ☐ Not use or possess any controlled substance without a valid prescription. ☐ Submit person, property, place of residence, any time with or without a warrant, and with or without a warrant.  | vehicle, person                         |   |
| Complete a  Residential  Non-Residential treatment program for days / months. Proof due by EDUCATION ATTEND AND COMPLETE:  First Conviction Program (3 / 6/9 / 12 month class  Multiple Conviction Program (SB38) and participate in any treatment or rehabilitation, including antabuses that the conviction Program (SB38) and participate in any treatment or rehabilitation, including antabuses that the conviction Program (SB38) and participate in any treatment or rehabilitation, including antabuses that the conviction Program (SB38) and participate in any treatment or rehabilitation, including antabuses that the conviction Program (SB38) and participate in any treatment or rehabilitation.  | nforcement offic                        | er(to exp)  |
| EDUCATION DATENDAND COMPLETE: XI First Conviction Program XI 3 / 6/19 / 12 month class  Multiple Conviction Program (SB38) and participate in any treatment or rehabilitation, including antabuse that the best expenses.  | COMP<br>om. by the prov                 | rider.  |
| □ AA / NA / CA / MA meetings,times per □ week □ month fordays / months □ MADD □ STAR □ Out of County auth  | as directed by orized original          | Assessor.   |
| to the Court at REVIEW HEARING(S) Assessment Linit AND every 30 / 60 / days THEREATTER   | <b>y</b>                                | 5A  |
| 以代表的 LICENSE/VEHICLE 以 Not drive without a valid license and liability insurance U VC14607.6 advisal given License is suspended by law and defendant may not drive until right to drive is reinstated by the Dent of Motor   | en. ASANU!<br>nd:Detendant h            | as liahility  |
| insurance as is required by law.   Right to drive is suspended 6 months 1 year pursuant to VC13202314 (cont. License to be surrendered to the court by Defendant petitions for a restricted license. Critical need   | eube \ 🖂 VC13                           | 202 5 (under 21)  |
| denied.  License restricted for   days   mos. Driving permitted to/from   work   school   court ordered   Restriction   concurrent   consecutive to any DMV suspension/action.   | activities [] in c                      | ourse of employment.  |
| ☐ Ignition Interlock Device ordered for vrs., see addendum. ☐ Not own or operate a vehicle without a functioning III   | D. 🔲 IID not ore                        | lered (I.O.J.).   |
| MISC. Property impounded/seized by law enforcement or held in the custody of the court is ordered disposed of pursuan Defendant has provided DNA database samples - PC296(f).  | N: 1211/10                              | 0 5:10% 1   |
| REFERRALS Report 4 to Sassessment Unit [BAC: 1/2 ] Probation Dept. re: Court Collections Revenue & Recovery and comply with additional conditions of probation imposed.  | *************************************** |   |
| ☐ DEFENDANT IS ORDERED TO APPEAR ON AT IN DEPT ☐ Sentencing ☐ Restitution ☐ Execution of Custody ☐ C.O.P. Form ☐   | FOR:                                    | e de la company |
| Review regarding enrollment progress completion pro  | bation condition                        | ons noted above.  |
| ☐Set ☐ with case(s): ☐ for revocation with this matter  OTHER  |   | ran renamentaria are manere en ran este esta esta esta esta esta esta esta  |
|  |   |   |
|  |   |   |
|  |   |   |
| CVSTODY STATUS  Deft. REMANDED to custody of Sheriff, bail \$ WITHOUT BAIL  as set  Deft. RELEASED:  on bail previously posted  on probation  after booking credit for time served  OR/SOR [   | increased [                             | ☐ reduced   |
| Deff. RELEASED:  on bail previously posted on probation after booking credit for time served OR/SOR on authorized representative of:  Previously ordered:  4 <sup>th</sup> WAIVER continues deleted PROTECTIVE ORDER continues deleted.  | ] same terms &                          | & conditions  |
| ☐ Previously ordered: ☐ 4 <sup>th</sup> WAIVER ☐ continues ☐ deleted ☐ PROTECTIVE ORDER ☐ continues ☐ deleted.  WARRANT ☐ Bench WARRANT ordered ☐ Bail set at \$ ☐ No Ball ☐ ISSUED ON:  |   |   |
| ☐ Mandatory Appearance ☐ Night Service Authorized ☐ Cash bail may be forfeited. ☐ HOLD issuance of warrant to DA☐ Warrant previously ordered/issued ☐ remains outstanding ☐ rescinded ☐ RECALLED ON:   | TE SET ABOVE                            | <b>.</b> .  |
| BALL STATUS Ball is D exponented. D forfeited D Fine from hall refund balance. D Declaration of non-collusion/report   | ssumption of lial                       | pility filed.   |
| ☐ Bail forfeiture set aside, bond reinstated/exonerated ☐ upon payment of court cost \$ within 30 days ☐ cost war ☐ Bond \$ Bond Bond Bond Bond Bond Bond Bond Bond  | aived                                   | -   |
| Attest a true copy Dated:CLERK, by   |   | , Deputy Clerk  |
| Distribution by: 14c on 11904 to: Jail Peft. Atty. Pros. Prob. R&R Interpreter Assessment Other: 0  SDSC CRM-147(Rev. 5-05)  MISDEMEANOR — TRAFFIC JUDGMENT MINUTES  | · ( u                                   |   |
| SDSC CRM-147(Rev. 5-05) MISDEMEANOR - TRAFFIC JUDGMENT MINUTES   |   |   |

 $Wiggins, Williams \& Wiggins - CONFIDEDFIAMurphy/Turner \ Estate$ 

| ☐ Central Division   | ☐ East County Division                                       | □ North Co             | unty Division                                 | South Co                                 | unty Division               | Waivers: Time                                  |
|--|--|------------------------|---|--|-----------------------------|--|
| PEOPLE VSTURNER  CASE #5199560 F  DATE: 01/19/06 AT  JUDGE/COMM/PRO-TEM:  CLERK: J. B C L  | DANIEL   | s                      | TATUS   | \$ <u>146</u>                            | <u> </u>                    | 3B □CB (Y/N)                                   |
| CASE #519956@ F  | ROS.#  | DOB: <sub>101577</sub> | BKG # g                                       | 76192196                                 | ст                          | S: days hrs.                                   |
| DATE: 01/19/06 AT_   | DEPT. #203   | INTERPRETER: _         |   |  | 🗌 Spanish [                 | ☐ Sworn ☐ Oath on File                         |
| JUDGE/COMM/PRO-TEM:  | K-TIMEULA  |                        | ] STIP. FILED                                 | REPORTER - C                             | SR#                         |  |
|  |  |                        |   |  |                             |  |
| CHARGE(S):VC231:   | 50.001   | 371.50.131./           | /   |  | •                           |  |
| VC231  | 1/1/23/598   | 23132(8)               | C 2351  | e ;                                      |                             |  |
| FUTURE DATES:  | 100/1-//   |                        |   |  | CONFIRME                    | ED VACATED                                     |
|  | BJAO<br>People ((DDA) DCA)                                   |                        |   | ()                                       | Carpe                       | 3  |
| Attorney for the   | People (DDA) DCA)  |                        | Attorney for t                                | he Defendant ( RD                        | APD / PCC / Retai           | ned / Counseling )                             |
| Defendant present by, / with / w   | ithout counsel  in pro pe                                    | er 🔲 via audio/vi      | ideo 🗌 not                                    | produced in courtre                      | oom Defendar                | it failed to appear                            |
| ☐ 4 <sup>Th</sup> AMENDMENT WAVI<br>Case called for ☐ FTA AI<br>☐ DEJ  | R PREVIOUSLY ORDER   | RED PRO                | OTECTIVE OF                                   | RDER PURSUAN                             | NT TO PC136.2 PF            | REVIOUSLY ISSUED                               |
| Case called for  FTA ATA CASE TRANSFERRED TO D Complaint amended by interlin Amended Amendment to  | raignment ∐ Bail Revie                                       | w ∐ Readiness          | :/DWT ∐ Jur                                   | y Trial 🗌 Prelin                         | ninary Examinatio           | n 🗌 Metion                                     |
|  | Пw   | arrant Ordered/iss     | ued on  |  | Marrant Cleared             | Warrani Outstanding                            |
| CASE TRANSFERRED TO D  | EPT.   | TIME ESTIN             | AATE:   |  | 774174111 0,00104 (L.)      | Tarrette Cateboortening                        |
| Amended Amendment to   | eation to read:  | ☐ adding ☐ VC23        | 103 (a) nursuar                               | t to VC23103.5 F                         |                             | R(a) PC647(f)                                  |
| as II  | NFRACTION(S) pursuant to F                                   | C17(d)(2). 🔲 othe      | er:   |  | •                           | 0(2), 1 00-1 (1)                               |
| Defendant advised of and waiv Defendant duly arraigned and   |  |                        |   |  |                             | ·*   |
| Acknowledgment of advisal of   | constitutional rights signed an                              | nd filed.   Defenda    |   |  |                             | 1,   |
| ☐ Defendant waives reading of © ☐ DEFENDANT PLEADS NOT (   | omplaint. Deft. states true                                  | name is                | ata aanuiationa                               | Named [] an ama                          | on comple                   | aint [ line]                                   |
| ☐ Defendant WAIVES: ☐  | time for speedy trial 🔲 10 c                                 | day/60 day statutor    | y time for prelim                             | inary hearing                            | personal presence           | per PC977                                      |
|  | jury trial.  | aring                  | _   |  |                             |  |
| COUNSEL REQUEST FOR AF   | ☐ Denied ☐   | Referred to Near       | Indigent Pagel                                | ☐ Deft to retain o                       | nunsel                      | nsel   |
| ☐ The Court finds the defendant  | ☐ is ☐ is not qualified to re                                | present self in PRO    | O PER. Lo                                     | pez Waiver signed                        | and filed.                  |  |
| CONVICTION Deft. is swor   | n and examined. Defenda                                      | int withdraws any p    | reviously entere                              | ed plea.                                 | E3 1/0004 #0/               |  |
| DEFENDANT PLEADS: XI GUIL  | separate conviction(s  | ) alleged/             |   |  | ∐ VC23152(a                 | 1) / (b)                                       |
|  |  |                        |   |  |                             |  |
| □ On motion of Court/People/Del     □ On motion of Court/People/Del     □ Plea form executed and filed □     □ WAIVERS: □ Harvey □ Arb     □ PC1210 □ accepted □ decline | endant Count(s)  | ··········             | remaining                                     | j is/are DISMISSE<br>n is/are STRICKEI   | DK FOUL VOP                 | <u> </u>                                       |
| Plea form executed and filed [   | Peo vs. West A BAC:  | © X(VC2359             | 3 advisal given                               | PC666 advisa                             | al given                    | ***************************************        |
| ☐ WAIVERS: ☐ Harvey ☐ Arb  | uckle Blakely V Court fir                                    | nds a knowing and      | intelligent waive                             | er of constitutional                     | rights and factual bas      | sis for the plea.                              |
|  | eruneo as a general juristicuo                               | on matter. 🔲 Con       | ipiami deemed i                               | ne mormaton.                             |                             |  |
| Defendant to provide DNA data  | abase samples as directed by                                 |                        |   |  |                             |  |
| MOTIONS  Motion for  | ation for $\square$ reinstatement to $\square$               |                        |   |  | ith/without objection of    |  |
| New term Time waived for   | sentancing TSD Rescue  | a Miccian Program      | ☐ Enroll by                                   |  | Term to be determ           | ninad by Accessor                              |
| Admin. fee (P  | C1001.15)  | DEJ Restitution        | on fee (PC1001.                               | 90) Comply with a                        | all orders of Assessor      | Maired   |
| Admin. fee (P \$credit for time ser Defendant has satisfactorily CC  | OMPLETED the DEJ Program                                     | n, previously entere   | _ LJ Fortilwith                               | rs) set                                  | aside and charges di        | smissed.                                       |
| ☐ Defendant has FAILED to satis ☐ Court makes a finding of guilt t   | stactorily perform in the DEJ F                              | rogram. 🔲 PC100        | )O set aside and                              | any unpaid fees p                        | ertaining thereto dele      | eted.  |
|  |  |                        |   |  | artment                     |  |
| REFERRALS Report   fort  | lemental Psych. Limite                                       | d re: Drugs / Alcoh    | ol / Domestic V                               | iolence / Anger Ma                       | nagement / Restitution      | on Report Ordered.                             |
| Court Collections for payment of The Court finds that the defendant ha   | of Attorney fee * \$<br>s the ability to repay the County of | Inc                    | digent as to Atto                             | rney Fees.                               |                             |  |
| HEARINGS Set/continued of  |  |                        | the ordinarios or a section of the section of |  | ☐ Statutory time i          | s WAIVED                                       |
| ☐ Re-Attorney  | at in I  | Dept.                  | Motion/PC                                     | 1538.5                                   | at                          | in Dept.                                       |
| Arraignment  | at in [  | Dept                   | ∐ Jury / Cour                                 | t Trial                                  | at                          | in Dept.                                       |
| ☐ Bail Review ☐ Readiness/DWT ☐ Prelim Examhr/day  | at in  | Dept.                  | Sentencing                                    | Sent                                     | at<br>at                    | in Dept  |
| Prelim Exam  | at in [  | Dept                   | DEJ Hearir                                    | ng                                       | at                          | in Dept  |
|  |  |                        |   | to trail for revo                        | cation                      |  |
| OTHER  | ense suspension (DL 310) si                                  | gned. 🗌 Fingerprir     | nt form filed.                                |  |                             |  |
|  |  |                        |   |  |                             |  |
|  |  |                        |   |  |                             |  |
|  |  |                        |   |  |                             |  |
|  |  |                        |   |  |                             |  |
|  |  |                        |   |  |                             |  |
|  |  |                        |   |  |                             |  |
| CUSTODY STATUS Def   | t. REMANDED to custody of<br>Bail Unit                       | Sheriff, bail \$       |   | WITHOUT BAIL                             | ☐ Per PC1275 ☐ a            | s set  |
| Deft. RELEASED: ☐ on bail p  | reviously posted.   after be                                 | ooking 🗌 DEJ 🔲         | OR/SOR S                                      | ame terms and cor                        | nditions                    | • •  |
| to an authorized representative Release Conditions: Attend   | of:  |                        | on  |  | at                          | 1  |
| ☐ Not use or possess any control   | led substances without a vali                                | d prescription.        | mit proof at eac<br>Not possess na            | n court neanng. 🗀<br>rcotic paraphernali | i Abstain Irom alcono<br>a. | · .  |
| Deft. waives 4th amendment ri  | ghts and agrees to submit pe                                 | erson, property, pla   | ice of residence                              | , vehicle, personal                      | effects to search at a      |  |
| warrant, and with or without reaso deferred entry of judgment.   |  |                        |   |  |                             | tor the duration of<br>Protective Order issued |
| Previously ordered: 4th WA   | IVER Continues delete  | ed PROTECTI            | VE ORDER 🗍                                    | continues [] dele                        | eted.                       |  |
| WARRANT ☐ Arrest ☐ Bend<br>☐ Schedule for hrg. ☐ Mandator  | th Warrant ord   | tered 🔲 Bail set a     | at \$   | □ No Bail □ I                            | SSUED ON:                   |  |
| previously ordered/issued ☐ rema   | y Appearance ∐ Nignt Servic<br>ains outstanding ∏ rescinded  | ce Auth.[] Cash ba     | ail may be forter                             | led. 🔲 HOLD issu                         | ance to <u>DATE SET A</u>   | BOVE.   Warrant                                |
| ☐ Affidavit requested. Due by: _   |  |                        |   |  |                             |  |
| BAIL STATUS Bail is exon   |  |                        |   |  |                             |  |
| ☐ Bail forfeiture set aside and bo☐ Bond #:  | Bond \$ Bond C   | upon payment of c      | oun cost \$                                   | with                                     | iii oo uays ∐ cost w        | aiveu  |
| *****  |  |                        | 0.504   |  |                             | , Deputy Clerk                                 |
| Attest a true copy   | Dated:   | u Drop Drob 2          | OLEKK, DY                                     |  | hoe                         | , Deputy Clerk                                 |
| on _   | TITIOS 10: Jan Peur Al                                       | y. 1105. 1100. R       | ar merpreter                                  | Assessment Ot                            | 1151.                       |  |
|  |  |                        |   |  |                             |  |

|           |   |   |                       | I FOR COURT US                         | E OMIL V                            |
|-----------|---|---|-----------------------|--|-------------------------------------|
|           | SUPERIOR COURT OF   | CALIFORNIA, COUNTY OF SAN D   | IEGO                  | - PON COONT USE                        | 20/12/                              |
| PE        | OPLE vs. Daniel Tu  | rner  | Defendant             |  |                                     |
|           |   |   | SAND                  | EGO 51995                              | 560                                 |
| Р         | LEA OF GUILTY/NO CONTEST - N  | ISDEMEANOR  |                       | Case 40 CT 1990 Off                    | 20URT                               |
|           | TRUCTIONS Fill and this forms if  | you wish to plead guilty or no co   | toot to the charge    | DAVCAV#                                | tial each                           |
| ap<br>inf | olicable item <u>only i</u> f you understa<br>or <u>m</u> ation on this form, ask your la         | nd it. If you have any questions alwyer or the judge.   | bout your case, th    | e possible sentend<br>FTHE SUPERIOR    | ce, or the                          |
| l, tl     | ne defendant in the above-entitled of   | ase, personally and/or by my attorne  | y, declare as föllöw  | S:                                     | Andreas Report - Time on the second |
| 1.        | Of those charges now filed against  | me in this case, I plead  |                       |  |                                     |
|           | GUILTYNO  | CONTEST   |                       | •                                      | 1/7                                 |
|           |   | the enhancements, allegations, and  | prior convictions a   | s follows:                             | 49/                                 |
|           | COUNT   | CHARGE (723152(B)   | VC 2367               |  | l                                   |
|           |   |   |                       |  |                                     |
|           | PRIORS: (LIST ALLEGATION SEC  | L<br>CTION, CONVICTION DATE, CASE   | I<br>NUMBER AND CH    | ARGE)                                  |                                     |
|           | ~   | ,   |                       |  | •                                   |
| 2         | (State any agreement with the pros  |   |                       | ind, except:                           | 1/2                                 |
|           | 310   |   |                       |  |                                     |
| 3.        | I am entering a plea freely and volu  | ıntarily, without threat or fear to me c  | or anyone closely re  | elated to me.                          | 3.                                  |
| 4.        | I understand that a plea of No Con  | test is the same as a plea of Guilty fo   | or all purposes.      |  |                                     |
| 5.        | I am sober and my judgment is not past 24 hours.  | impaired. I have not consumed any   | drug, alcohol or na   | rcotic within the                      | 5.                                  |
|           |   | RIGHT TO A LAWYER   |                       |  |                                     |
| 3.        | ceedings including sentencing. I ca   | stitutional right to be represented b<br>an hire my own lawyer or the Court v<br>ers and disadvantages of representin | vill appoint a lawyer | for me if I cannot                     |                                     |
| ∂a.       | I understand that I have the right authorize my lawyer to enter this appear for me at sentencing. | to be present in Court to enter my pplea on my behalf, in my absence.   | olea and for senten   | cing. I expressly<br>rize my lawyer to | 6a.                                 |
| 3b.       | I give up the right to an attorney and  | d wish to represent myself.   |                       |  | 6b.                                 |
|           |   | CONSTITUTIONAL RIGH   | ITS                   | •                                      |                                     |
|           | I understand that as to all charge  | es, allegations and prior conviction  | ns filed against me   | e I also have the fo                   | llowing                             |

constitutional rights, which I now give up to enter my plea of guilty/no contest:

I have the right to confront and cross-examine all the witnesses against me. I now give up this right.

7. I have the right to a speedy and public trial by jury. I now give up this right.

| Defendant                            | Case Number  |
|--------------------------------------|--|
| 9. I have the right to remain silen  | t (unless I choose to testify on my own behalf). I now give up this right. |
| 10. I have the right to present evid | ence in my behalf and to have the court subpoena my witnesses at no cost   |

# 9.

## CONSEQUENCES OF PLEA OF GUILTY OR NO CONTEST

| sentence of up to months/year              | entering a plea of Guilty/No Contest include a maximum (s) in jail and fine(s) of up to 1000 plus additional p |
|--|--|
| which could be for a maximum of 3/5 years. | deficient, and any other reasonable conditions of probation  |
| monetal Comme                              |  |

to me. I now give up this right.



12. I understand that in addition to any fine imposed, the law requires the Court to add penalty assessments which will substantially increase the amount I must pay. In addition, I understand that I may be ordered to make restitution to the victim, if the offense involved a victim, or to a restitution fund. I understand that I shall be ordered to pay a mandatory restitution fine (\$100 - \$1,000).



13. I understand that I may not be sentenced earlier than six (6) hours, nor later than five (5) days after my plea.

I give up this right and agree to be sentenced at this time.



14. I understand that if I am not a U.S. citizen, this plea of Guilty/No Contest may result in my removal/ deportation, exclusion from admission to the U.S. and denial of naturalization. Additionally, if this plea is to any offense listed on the back of this form, then I will be deported, excluded from admission to the U.S., and denied naturalization.



15. I understand that my plea of Guilty or No Contest in this case could result in revocation of my probation or parole in other cases and consecutive sentences.

# OTHER WAIVERS

16. (Appeal rights) I give up my right to appeal the following: 1) denial of my 1538.5 motion, 2) issues related to strikes priors (under PC sections 667(b)-(i) and 1170.2), and 3) any sentence stipulated herein.



17. (Harvey Waiver) The sentencing judge may consider my prior criminal history and the entire factual background of the case, including any unfiled, dismissed, or stricken charges or allegations or cases when granting probation, ordering restitution, or imposing sentence.



18. (Arbuckle Waiver) I give up my right to be sentenced by the judge who accepts this plea.



#### **PLEAS**

19. I now plead Guilty/No Contest and admit the charges, convictions, and violations of probation described in paragraph #1, above, because I am guilty. I admit that on the dates charged, I (Describe facts as to each charge and allegation)

DROVE WITH A BLOOD ALCOHOL CONCENTRATION OF .O



I further agree that a duly appointed Commissioner, Referee, or Temporary Judge may act as a Judge, accept this plea, impose sentence, and conduct any other post-conviction proceedings. I declare under penalty of perjury, under the laws of the State of California, that I have read, understood, and initialed each item above, and any attached addendum, and everything on the form and any attached addendum is true and correct.

| and any attached addendum is true an | d correct.             |       |     |
|--------------------------------------|------------------------|-------|-----|
| Dated: 1/19/06                       | Defendant's Signature: |       |     |
| Defendant's Address:                 |                        |       |     |
| Street                               | City                   | State | Zip |
| Defendant's Telephone No:_()         |                        |       |     |

SDSC CRM-126(Rev. 5-03)

PLEA OF GUILTY/NO CONTEST - MISDEMEANOR

Page 2 of 3

|  |   | Cose Number  | 1   |
|--|---|--|---|
|  |   | Case Number  |   |
|  | ATTORNEY'S STATEM   | FNT  |   |
|  |   |  |   |
| ne attorney for the defendant in the a<br>plea form and any addendum there<br>ences of this plea, including any immed<br>read and initial each item to acknow<br>mand any addendum. I concur in the  | eto. I discussed all charges and p<br>nigration consequences. I persona<br>rledge his/her understanding and v<br>e defendant's plea and waiver of co  | ossible defenses with the defen-<br>lly observed the defendant fill in<br>vaivers. I observed the defenda<br>enstitutional rights.   | dant, and the cons<br>and initial each ite  |
| ed: 1 19 06  | Denislane   |  | <del></del>   |
|  | (Print Name)<br>(Circ   | Atterney for Defendant<br>le one: PD / APD / PCC / RETAI   | (Signatur<br>NED)   |
|  | INTERPRETER'S STATEMENT (I  | f Applicable)  |   |
| ne interpreter in this proceeding, have<br>estions therein to the defendant in the<br>derstanding of the contents of the formulation.  |   | •  | •   |
| eu   | (Print Name)  | Court Interpreter  | (Signature  |
|  |   |  |   |
| endant's plea of Guilty/No Contest as  | PROSECUTOR'S STATES plaintiff in the above-entitled crimins a set forth above. $\beta_{\ell} \wedge \overline{\zeta_{\ell}}_{00}$   |  | ney concurs with  |
| endant's plea of Guilty/No Contest as ed:  Court, having questioned the defensesions of the prior convictions a  | court's finding and of allegations, if any, finds that:   | al case, by and through its attorn  y District Attorney/Deputy City At  RDER  ning the defendant's plea of Gu The defendant understands  | torney (Signatu<br>uilty/No Contest a<br>and voluntarily a  |
| ed: ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( (  | court's FINDING AND Or endant/defendant's attorney concernd allegations, if any, finds that: all rights; the defendant's plea and charges and the consequences of dant's plea and admissions, and the | place and through its attorned at case, by and through its attorned at the place and admissions; and the place are placed at the place and admissions; and the placed at the | torney (Signatu<br>uilty/No Contest a<br>and voluntarily a<br>oluntarily made; t  |
| Court, having questioned the defendant's plea of Guilty/No Contest as ed:  Court, having questioned the defendant understands the nature of the came. The Court accepts the defendant understands the defendant understands the nature of the came.  | court's FINDING AND Or endant/defendant's attorney concernd allegations, if any, finds that: all rights; the defendant's plea and charges and the consequences of dant's plea and admissions, and the | place and through its attorney Deputy City At RDER  Ining the defendant's plea of Gu The defendant understands d admissions are freely and verthe plea and admissions; and the defendant is convicted thereby.   | torney (Signatu<br>uilty/No Contest a<br>and voluntarily a<br>pluntarily made; t<br>ere is a factual ba                   |
| Court, having questioned the defensions of the prior convictions a ligently waives his/her constitutions and ant understands the nature of the same. The Court accepts the defendence of the court accepts the defendence of the court accepts the cou | court's FINDING AND Or endant/defendant's attorney concernd allegations, if any, finds that: all rights; the defendant's plea and charges and the consequences of dant's plea and admissions, and the | place and through its attorned at case, by and through its attorned at the place and admissions; and the place are placed at the place and admissions; and the placed at the | torney (Signatu<br>uilty/No Contest a<br>and voluntarily a<br>pluntarily made; t<br>ere is a factual ba                   |
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| Court, having questioned the defendant understands the nature of the defendance. The Court accepts the defendance.   | court's FINDING AND Or endant/defendant's attorney concernd allegations, if any, finds that: all rights; the defendant's plea and charges and the consequences of dant's plea and admissions, and the | polistrict Attorney/Deputy City Attack  RDER  Ining the defendant's plea of Government and admissions are freely and we the plea and admissions; and the defendant is convicted thereby.  Commissioner/Referee of the Survey and Commissioner | torney (Signatu<br>uilty/No Contest a<br>and voluntarily a<br>pluntarily made; t<br>ere is a factual ba                   |
| Court, having questioned the defensions of the prior convictions a ligently waives his/her constitutions and ant understands the nature of the same. The Court accepts the defendence of the court accepts the defendence of the court accepts the cou | court's FINDING AND Or endant/defendant's attorney concernd allegations, if any, finds that: all rights; the defendant's plea and charges and the consequences of dant's plea and admissions, and the | polistrict Attorney/Deputy City Attack  RDER  Ining the defendant's plea of Government and admissions are freely and we the plea and admissions; and the defendant is convicted thereby.  Commissioner/Referee of the Survey and Commissioner | torney (Signatu<br>uilty/No Contest a<br>and voluntarily a<br>pluntarily made; t<br>ere is a factual bas<br>uperior Court |
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| e People of the State of California, pendant's plea of Guilty/No Contest as red:  Court, having questioned the defensissions of the prior convictions alligently waives his/her constitutions endant understands the nature of the same. The Court accepts the defended.   | court's FINDING AND Or endant/defendant's attorney concernd allegations, if any, finds that: all rights; the defendant's plea and charges and the consequences of dant's plea and admissions, and the | polistrict Attorney/Deputy City Attack  RDER  Ining the defendant's plea of Government and admissions are freely and we the plea and admissions; and the defendant is convicted thereby.  Commissioner/Referee of the Survey and Commissioner | torney (Signaturally)No Contest a and voluntarily made; there is a factual baseperior Court                               |
| endant's plea of Guilty/No Contest as red: ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) (   | court's FINDING AND Or endant/defendant's attorney concernd allegations, if any, finds that: all rights; the defendant's plea and charges and the consequences of dant's plea and admissions, and the | polistrict Attorney/Deputy City Attack  RDER  Ining the defendant's plea of Government and admissions are freely and we the plea and admissions; and the defendant is convicted thereby.  Commissioner/Referee of the Survey and Commissioner | torney (Signaturally)No Contest a and voluntarily made; there is a factual base operior Court                             |

SIDERED "AGGRAVATED FELONIES" UNDER FEDERAL LAW. ANY CONVICTION OF A NON-CITIZEN FOR AN "AGGRAVATED FELONY" AS DEFINED UNDER 8 U.S.C. 1101(a)(43) WILL RESULT IN REMOVAL/DEPORTATION, EXCLUSION AND DENIAL OF NATURALIZATION.

"AGGRAVATED FELONIES" include, but are not limited to, the following crimes and any attempt or conspiracy to commit such crimes, even if the conviction is a misdemeanor under state law. (NOTE: Conviction of an aggravated felony is not the exclusive basis for which a defendant may or will be deported.)

- 1. ANY CRIME OF VIOLENCE\* (Includes any offense that has as an element the use, attempted use, or threatened use of physical force against the person or property of another. (18 U.S.C. §16).)
- 2. BURGLARY (Except a vehicle or vessel, unless used as a residence.) \*
- 3. CHILD PORNOGRAPHY OFFENSES
- 4. CONTROLLED SUBSTANCES:\*\*
  - a) MISDEMEANOR POSSESSION OF ANY CONTROLLED SUBSTANCE when the defendant has previously been convicted of a drug related offense.
  - b) POSSESSION FOR SALE OF CERTAIN CONTROLLED SUBSTANCES
  - c) SALE OF CERTAIN CONTROLLED SUBSTANCES
  - d) TRANSPORTATION OF CERTAIN CONTROLLED SUBSTANCES
  - e) MANUFACTURE/DISTRIBUTION OF CERTAIN CONTROLLED SUBSTANCES
- 5. FORGERY \*
- 6. FRAUD (Where loss to victim or victims exceeds \$10,000.)
- 7. MONEY LAUNDERING (If amount over \$10,000.)
- 8. PERJURY/SUBORNATION of Perjury or Bribery of a Witness
- 9. PIMPING/PANDERING/OPERATING A PROSTITUTION BUSINESS
- 10. STATUTORY RAPE ("Unlawful Sexual Intercourse")
- 11. RECEIVING STOLEN PROPERTY \*
- 12. SEXUAL ABUSE OF A MINOR (Touching is not required, e.g.: Indecent Exposure.)
- 13. THEFT (Any type or amount)\*
- 14. TRAFFICKING IN VEHICLES WITH ALTERED VINS\*
  - \* Where the term imposed is at least one year, whether or not any or all of that term is stayed or suspended at the time of sentencing.
  - \*\*See 21 USC. 802. Note, however, federal and state statutes defining controlled substances are not identical.

Conney of Sup Diese

CLERK'S CERTIFICATE

The foregoing document, consisting of the page (s), is a full, true, and correct copy of the priginal copy on file in this office.

HIJUL OL

INSTRUCTIONS:

SUPERIOR COURT OF SAN DIEGO COUNTY DUI ADDENDUM Use this addendum if you are pleading guilty/no contest to VC § 23153a/b, VC § 23152a/b, VC § 23103.5

I understand the possible punishment and consequences of my conviction of the offense to be:

ALL FINES SHOWN BELOW WILL BE SIGNIFICANTLY INCREASED BY MANDATORY PENALTY ASSESSMENTS

PENALTY FOR 23550.5:

| SENTENCE FOR DUI CONVICTION WITHIN 10 YEARS OF PRIOR (SECTION 23550.5) |   |  |  |
|--|---|--|--|
| PRIOR OFFENSE  | SENTENCE  |  |  |
| A prior violation of VC § 23152 that was punished as                   | Up to 3 years State Prison or not more than one year county jail and \$390 to \$1,000 fine.           |  |  |
| a felony under VC § 23550 or § 23550.5, or both; or                    | The DMV will issue a 4-year license revocation. However, if my offense is a violation of VC §         |  |  |
| A prior violation of VC § 23153 that was punished as                   | 23153 and I have two other DUI-related convictions within 10 years, my license will be revoked        |  |  |
| a felony; or   | for 5 years. If I have violated VC § 23152, I will be designated as a habitual traffic offender for 3 |  |  |
| A prior violation of PC § 192(c)(1) that was punished                  | years.  |  |  |
| as a felony.   | I must successfully complete an alcohol/drug program in order to have my driver's license             |  |  |
| Any prior violation of PC § 191.5 or a felony violation                | reinstated by the DMV, even though I am not ordered to attend such a program by the court.            |  |  |
| of PC § 192(c)(3) (10 year limit not applicable).                      |   |  |  |



PENALTY FOR 23153:

| SENT  | SENTENCES FOR DRIVING UNDER THE INFLUENCE OF ALCOHOL AND/OR DRUGS (INJURY) (SECTION 23153)   |  |  |  |
|---|--|--|--|--|
| OFFENSE   | MINIMUM AND MAXIMUM SENTENCES WHEN PROBATION IS GRANTED (3 TO 5 YEARS PROBATION TERM)  | MINIMUM AND MAXIMUM SENTENCES WITHOUT PROBATION  |  |  |
| First offense within 10 years   | 5 days to 1 year in county jail, a \$390 to \$1,000 fine, and completion of a 3-month alcohol/drug program (or a 6-month program if my blood-alcohol content was .20 percent or more, or if I refused a chemical test at arrest). The DMV will also impose a 1-year driver's license suspension. | 16 months or 2 or 3 years in state prison (or 90 days to 1 year in county jail), and a \$390 to \$1,000 fine. The DMV will also impose a 1-year driver's license suspension.   |  |  |
| Second offense within 10 years (prior conviction of section(s) 23152, 23153, or 23103.5)                        | Two options:  (A) 120 days to 1 year in county jail; \$390 to \$5,000 fine; and DMV will impose a 3-year license revocation; or  (B) 30 days to 1-year in county jail; \$390 to \$1,000 fine; an 18-month or 30-month alcohol/drug program; and DMV will impose a 3-year license revocation.     | 120 days to 1 year in county jail, or 16 months, or 2 or 3 years in state prison; \$390 to \$5,000 fine. The DMV will also impose a 3-year driver's license revocation.  |  |  |
| Third or subsequent offense<br>within 10 years<br>(prior convictions of section(s)<br>23152, 23153, or 23103.5) | 30 days to at least 1 year in county jail; \$390 to \$5,000 fine; an 18-month or 30-month alcohol/drug program; restitution or reparation to the victim as required by law. The DMV will also impose a 5-year driver's license revocation.   | 2, 3, or 4 years in state prison; \$1,015 to \$5,000 fine; and the DMV will impose a 5-year license revocation. An additional 3 years in state prison if I already have four DUI convictions and the offense caused great bodily injury to another person. |  |  |

If I am convicted of violating VC § 23153 and the offense also caused bodily injury or death to more than 1 victim, upon a felony conviction, my sentence will be enhanced by 1 year in state prison for each additional victim.



PENALTY FOR 23152

| <u> </u>  | SENTENCES FOR DRIVING UNDER THE INFLUENCE OF ALCOHOL (SECTION 23152)   | AND/OR DRUGS  |
|---|--|---|
| OFFENSE   | MINIMUM AND MAXIMUM SENTENCES WHEN PROBATION IS GRANTED (3 TO 5 YEARS PROBATION TERM)  | MINIMUM AND MAXIMUM SENTENCES WITHOUT PROBATION   |
| First offense within 10 years   | The Court may order me to serve between 48 hours to 6 months in jail. It will impose a fine of \$390 to \$1,000 and order me to complete a 3-month alcohol/drug treatment program (or a 6-month program if my blood-alcohol content was .20 percent or more, or if I refused a chemical test upon my arrest). The DMV will impose a 6-month driver's license suspension. | 96 hours to 6 months in jail, and a \$390 to \$1,000 fine. The DMV will impose a 6-month driver's license suspension. |
| Second offense within 10<br>years<br>(prior conviction of section(s)<br>23152, 23153, or 23103.5) | A jall term of either: (a) 10 days to 1 year, or (b) 96 hours to 1 year, a \$390 to \$1,000 fine, and completion of an 18-month (or 30-month) alcohol/drug treatment program. The DMV will impose a 2-year driver's license suspension.  | 90 days to 1 year in jail, and a \$390 to \$1,000 fine. The DMV will impose a 2-year license suspension.              |

#### CASE NUMBER:

|   | Third offense within 10 years    | 120 days to 1 year in jail, a \$390 to \$1,000 fine, and completion of an | 120 days to 1 year in jail, and a \$390 to \$1,000 |
|---|----------------------------------|---|--|
|   | (prior convictions of section(s) | 18-month alcohol/drug program if I have not completed one before.         | fine. The DMV will impose a 3-year driver's        |
| 1 | 23152, 23153, or 23103.5)        | The DMV will impose a 3-year driver's license revocation.                 | license revocation.                                |
| ľ | Fourth or subsequent             | 180 days to 1 year in jail, a \$390 to \$1,000 fine, and completion of an | 16 months, or 2 or 3 years in state prison, (or    |
|   | offense within 10 years          | 18-month alcohol/drug program if I have not completed one before.         | 180 days to 1 year in county jail); and a \$390    |
| ı | (prior convictions of section(s) | The DMV will impose a 4-year driver's license revocation.                 | to \$1,000 fine. The DMV will impose a 4-year      |
|   | 23152, 23153, or 23103.5)        |   | driver's license revocation.                       |



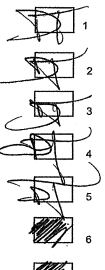
#### **PENALTY FOR 23103.5:**

| SENTENCE FOR RECKLESS DRIVING (ALCOHOL AND/OR DRUGS) (SECTION 23103, 23103.5) |  |  |
|---|--|--|
| OFFENSE   | MINIMUM AND MAXIMUM SENTENCES  | OTHER  |
| Reckless driving reduced from driving under the influence.                    | If probation is not granted, 5 days to 90 days in jail, or \$145 to \$1,000 fine, or both.  If probation is granted (maximum of 3 years), 90 days in jail, or \$1,000 fine, or both, and a drug/alcohol program. | Because alcohol or drugs are involved, this conviction will act as a separate conviction for driving under the influence (DUI) if I commit a subsequent DUI offense within 10 years. |

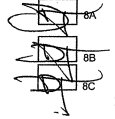


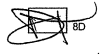
#### I understand:

- 1. Being under the influence of alcohol or drugs, or both, impairs my ability to safely operate a motor vehicle, and it is extremely dangerous to human life to drive while under the influence of alcohol or drugs, or both. If I continue to drive while under the influence of alcohol or drugs, or both, and as a result of my driving, someone is killed, I can be charged with murder (VC § 23593).
- 2. I may be fined up to \$50 for an alcohol and abuse education and prevention penalty assessment upon a conviction of VC § 23152 or VC § 23153.
- 3. I will be required to report to the Substance Abuse Assessment Unit for evaluation, pay all required fees, and complete any programs assigned by the assessors (VC § 23646).
- 4. I may be required to pay expenses incurred by a public agency which responded to any incident caused by my vehicle at the time of arrest (GC § 53150).
- 5. This violation will count as 2 points on my driving record (VC § 12810(b)).
- 6. The Department of Motor Vehicles (DMV) may consider any of my other convictions for driving under the influence or reckless driving, even those that are not charged in this proceeding, and impose a more severe license restriction, suspension, or revocation as a result of such other conviction(s).
- 7. (If applicable) If my blood-alcohol level was .20 percent or above or I refused to take a chemical test, the Court shall consider this in determining whether to enhance the penalties, grant probation, or impose additional terms of probation. (VC § 23578)
- 8. If I am the registered owner of the vehicle used in the offense:
  - A. Upon my first conviction, the Court may impound my vehicle at my expense for up to 30 days;
  - B. Upon my second conviction, the Court shall impound my vehicle at my expense for up to 30 days, unless it is determined that it is in the interest of justice not to do so;
  - C. Upon my third conviction, the Court shall impound my vehicle at my expense for up to 90 days, unless it is determined that it is in the interest of justice not to do so;
  - D. The Court may declare my vehicle to be a nuisance and order it sold following a hearing if I have two or more other convictions for driving under the influence, vehicular manslaughter (PC § 191.5 or 192(c)(3)), or any combination thereof, in the past seven years. My vehicle will also be subject to forfeiture as a nuisance if I am convicted of a second or subsequent violation of driving with a suspended or revoked license (VC § 14601 et seq.) or driving without a license (VC § 12500(a)).
- 9. The DMV may restrict, suspend, or revoke my license under a procedure which is separate from this criminal action. The DMV's action, if any, will be in addition to the Court's sentence and I must obey it.











DSC CRM-133(Rev. 9-05)

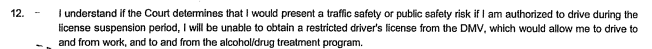
**DUI ADDENDUM** 

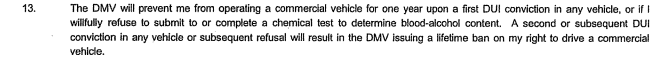
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NAME:

CASE NUMBER:

- 10. The DMV will suspend my license for an additional six months if my offense involved a controlled substance (drug).
- 11. The DMV will not issue a restricted driver's license or restore my driving privilege following a restriction, suspension, or revocation unless I have proof of insurance for 3 years. The DMV will suspend my driver's license: (1) until proof of insurance is provided to the DMV and (2) upon my failure to maintain such proof during the 3-year period.





- 14. If I was under the age of 21 at the time of my arrest, my driver's license will be suspended for 1 year, and I must surrender my license to the Court. If I do not have a valid driver's license, the Court will order the DMV to delay issuing a license to me for 1 year after I become eligible to drive (VC § 13202.5).
- 15. I must successfully complete an alcohol/drug program in order to have my driving privilege reinstated following any license restriction, suspension, or revocation which is imposed on me, even if I am not ordered to attend such a program by the Court.
- 16. If I am convicted of a first offense of 23152 or 23153, the Court may order:
  - A. Prohibition from operating any vehicle that I own or operate unless it is equipped with a certified ignition interlock device for one to three years. Installation of this device, which prevents the vehicle from starting if I have alcohol in my body, does not authorize me to drive without a valid license;
  - B. That I prove I installed the device within 30 days of my conviction or my release from jail or prison, or the DMV shall revoke my license for an additional year. Also, the Court shall suspend my license and issue an arrest warrant if I fail to comply with any notice to (1) install the device, (2) report on the operation of the device, or (3) maintain or calibrate the device on three or more occasions.
- 17. (If applicable) If I am convicted of a third or subsequent violation of 23152 or 23153:
  - A. I must surrender my license to the Court. I will also be designated as a habitual traffic offender for three years after my conviction, and I will receive an enhanced sentence if I drive in violation of my license revocation;
  - B. For 23152 only: If probation is granted, I may request to participate in a 30-month treatment program. This program includes between 120 and 300 hours of community service. If the Court grants my request, I will be sentenced to the county jail for at least 30 days but not more than one year as a condition of probation instead of the jail term specified in the chart above.

18. (If applicable) Willful Refusal (VC § 23577):

| NOTE: Test refusals require a minimum 6-month drug/alcohol program (HS § 11837(c)(2)). |  |  |
|--|--|--|
| 1 <sup>st</sup> Offense 23152 If probation granted, a jail term is mandatory.          |  |  |
| 2 <sup>nd</sup> Offense 23152  | Additional 96 hours jail with or without probation.            |  |
| 3 <sup>rd</sup> Offense 23152  | Additional 10 days jail with or without probation.             |  |
| 4 <sup>th</sup> or subsequent Offense 23152  | Additional 18 days jail with or without probation.             |  |
| 1 <sup>st</sup> Offense 23153  | Additional 48 continuous hours jail with or without probation. |  |
| 2 <sup>nd</sup> Offense 23153  | Additional 96 hours jail with or without probation.            |  |

19. (If applicable) Passenger Under 14 Years (VC § 23572)

| 19. (If applicable) Passenger Under 14 Years (VC § 23572) |                                      |
|---|--------------------------------------|
| 1 <sup>st</sup> Offense 23152                             | Additional 48 continuous hours jail. |
| 2 <sup>nd</sup> Offense 23152                             | Additional 10 days jail.             |
| 3 <sup>rd</sup> Offense 23152                             | Additional 30 days jail.             |
| 4 <sup>th</sup> Offense 23152                             | Additional 90 days jail.             |

| 20. | (If applicat | le) Excessive | Speed | (VC § 2358)   | 2) |
|-----|--------------|---------------|-------|---------------|----|
| 20. | in applicar  | UC) EVCESSIAE | oheen | ( * C 3 2000) | ٠, |

| 1 <sup>st</sup> Offense 23152 or 23153  Alcohol/drug program with or without probation and 60 additional |   |  |  |   |
|--|---|--|--|---|
| anneau strin de contest  |   | 1 <sup>st</sup> Offense 23152 or 23153               | Alcohol/drug program with or without probation and 60 additional | Γ |
| consecutive days jail.   | 1 |  | consecutive days jail.   |   |
| 2 <sup>nd</sup> Offense or subsequent 23152 or 23153 Additional consecutive 60 days jail.                |   | 2 <sup>nd</sup> Offense or subsequent 23152 or 23153 | Additional consecutive 60 days jail.                             | 1 |







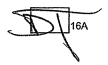


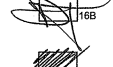




14















| SE                   | NTENCES FOR DRIVING IN VIOLATION OF A LICENSE SUSPEN   | ISION, REVOCATION, OR RESTRICTION   |  |
|----------------------|--|---|--|
| Vehicle Code Section | First Offense  | Second or Subsequent Offense:   |  |
|                      |  | I have prior conviction(s) in past 5 years of sections 14601, 14601.1, 14601.2, or 14601.5.   |  |
| 14601                | 5 days to 6 months in jail, and a fine of \$300 to \$1,000.  | 10 days to 1 year in jail, and a fine of \$500 to \$2,000.<br>10 days in jail required if probation is imposed.                             |  |
| 14601.1              | Up to 6 months in jail, or a fine of \$300 to \$1,000, or both.  | 5 days to 1 year in jail, and a fine of \$500 to \$2,000.   |  |
| 14601.2              | 10 days to 6 months in jail, and a fine of \$300 to \$1,000.<br>10 days in jail required if probation is imposed.  | 30 days to 1 year in jail, and a fine of \$500 to \$2,000. 30 days in jail required if probation is imposed.                                |  |
|                      | If I have been designated as an habitual traffic offender within 3 years of this conviction,<br>I will, in addition, be sentenced to serve 180 days in jail and to pay a \$2,000 fine. |   |  |
| 14601.5              | Up to 6 months in jail, or a fine of \$300 to \$1,000, or both.  | 10 days to 1 year in jail, and a fine of \$500 to \$2,000.<br>Note-section 14601.3 also constitutes a prior convictior<br>for this offense. |  |

| ſ | Vehicle Code Section | First Offense                           | Second or Subsequent Offense:                           |
|---|----------------------|---|---|
| L | i                    |   | Prior conviction(s) in past 7 years of section 14601.3. |
| L | 14601.3              | 30 days in jail, and a fine of \$1,000. | 180 days in jail, and a fine of \$2,000.                |

21. ADDITIONAL PENALTIES FOR A VIOLATION OF SECTIONS 14601, 14601.1, 14601.2 or 14601.5

If applicable - I understand that if I am convicted of a violation of VC § 14601.2, or if the original charge was for a violation of that section but I am pleading to section 14601, 14601.1 or 14601.5, the Court will require me to install an ignition interlock device (IID) on any vehicle that I own or operate. This order will be imposed for up to three years. Installation of this device, which prevents the vehicle from starting if I have alcohol in my body, does not authorize me to drive without a valid driver's license. Failure to install the IID shall result in the suspension of my driver's license by the DMV.

I have read, reviewed and understand the above-initialed information.

My blood alcohol reading was . 1 6

Dated: 1 19 06

**Defendant's Signature** 



## **CHARGES**

## COUNT 1 - DRIVING UNDER INFLUENCE OF ALCOHOL/DRUGS

On or about January 15, 2006, DANIEL JOHN TURNER did unlawfully, while under the influence of an alcoholic beverage and a drug and under their combined influence, drive a vehicle, in violation of VEHICLE CODE SECTION 23152(a).

And it is further alleged that in the commission of the above offense the defendant had a blood alcohol concentration of 0.15 percent or more, by weight, within the meaning of VEHICLE CODE SECTION 23578.

## COUNT 2 - DRIVING WHILE HAVING A MEASURABLE BLOOD ALCOHOL

On or about January 15, 2006, DANIEL JOHN TURNER did unlawfully, while having 0.08 percent and more, by weight, of alcohol in his/her blood, drive a vehicle, in violation of VEHICLE CODE SECTION 23152(b).

And it is further alleged that in the commission of the above offense the defendant had a blood alcohol concentration of 0.15 percent or more, by weight, within the meaning of VEHICLE CODE SECTION 23578.

Pursuant to PENAL CODE SECTION 1054.5(b), the People are hereby informally requesting that defendant's counsel provide discovery to the People as required by PENAL CODE SECTION 1054.3.

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT AND THAT THIS COMPLAINT, CASE NUMBER \$199560, CONSISTS OF 2 COUNTS.

Executed at Chula Vista, County of San Diego, State of California, on January 19, 2006.

- Emerche COMPLAINANT

